	Attachment #/
N _t	Page_/ of 3 &
4/10/03	
FDA No. 93.597 93.556	Client ✔ Non-Client Multi-District
FLORIDA DEPARTMENT OF C STANDARD C	
*HIS CONTRACT is entered into between the Florida Departm department," and Leon County, Florida	ent of Children and Families, hereinafter referred to as the
	hereinafter referred to as the "provider."

THE PROVIDER AGREES:

1. Contract Document

To provide services in accordance with the terms and conditions specified in this contract including all attachments and exhibits, which constitute the contract document.

3. Requirements of Section 287.058 F.S.

To provide units of deliverables, including reports, findings, and drafts, as specified in this contract, which must be eceived and accepted by the contract manager in writing prior to payment. To submit bills for fees or other compensation for services or expenses in sufficient detail for a proper pre-audit and post-audit. Where Itemized payment or travel expenses are permitted in this contract, to submit bills for any travel expenses in accordance with section 12.061, F.S. or at such lower rates as may be provided in this contract. To allow public access to all documents, papers, etters, or other public records as defined in subsection 119.011(1), F.S., made or received by the provider in conjunction vith this contract except that public records which are made confidential by law must be protected from disclosure. It is expressly understood that the provider's failure to comply with this provision shall constitute an immediate breach of contract for which the department may unilaterally terminate the contract.

Governing Law

1. State of Florida Law That this contract is executed and entered into in the State of Florida, and shall be construed, performed and enforced in all respects in accordance with the Florida law including Florida provisions for conflict of laws.

a. That if this contract contains federal funds the provider shall comply with the provisions of 45 CFR, Part 74,

and/or 45 CFR, Part 92, and other applicable regulations.

b. That if this contract contains federal funds and is over \$100,000, the provider shall comply with all applicable standards, orders, or regulations issued under section 306 of the Clean Air Act, as amended (42 U.S.C. 7401 et seq.), section 508 of the Federal Water Pollution Control Act as amended (33 U.S.C. 1251 et seq.), Executive Order 11738 as amended and where applicable, and Environmental Protection Agency regulations (40 CFR, Part 30). The provider shall

eport any violations of the above to the department. c. That no federal funds received in connection with this contract may be used by the provider, or agent acting for he provider, to influence legislation or appropriations pending before the Congress or any State legislature. If this contract contains federal funding in excess of \$100,000, the provider must, prior to contract execution, complete the Certification Regarding Lobbying form, Attachment N/A. If a Disclosure of Lobbying Activities form, Standard Form LL, is required, it may be obtained from the contract manager. All disclosure forms as required by the Certification

Regarding Lobbying form must be completed and returned to the contract manager, prior to payment under this contract.

d. That unauthorized aliens shall not be employed. The department shall consider the employment of mauthorized aliens a violation of section 274A(e) of the Immigration and Nationality Act (8 U.S.C. 1324 a). Such violation

shall be cause for unilateral cancellation of this contract by the department.

e. That if this contract contains \$10,000 or more of federal funds, the provider shall comply with Executive Order 1246, Equal Employment Opportunity, as amended by Executive Order 11375 and others, and as supplemented in

Department of Labor regulation 41 CFR, Part 60 and 45 CFR, Part 92, if applicable.

f. That if this contract contains federal funds and provides services to children up to age 18, the provider shall comply with the Pro-Children Act of 1994 (20 U.S.C. 6081). Failure to comply with the provisions of the law may result in he imposition of a civil monetary penalty of up to \$1,000 for each violation and/or the imposition of an administrative compliance order on the responsible entity. This clause is applicable to all subcontracts.

). Audits, Inspections, Investigations, Records and Retention

1. To establish and maintain books, records and documents (including electronic storage media) sufficient to reflect

ill income and expenditures of funds provided by the department under this contract.

2. To retain all client records, financial records, supporting documents, statistical records, and any other documents including electronic storage media) pertinent to this contract for a period of six (6) years after completion of the contract, or if an audit has been initiated and audit findings have not been resolved at the end of six (6) years, the records shall be

retained until resolution of the audit findings or any litigation which may be based on the terms of this contract, at no additional cost to the department.

3. Upon demand, at no additional cost to the department, the provider will facilitate the duplication and transfer of any

records or documents during the required retention period in Subsection I, Paragraph D.2.

4. To assure that these records shall be subject at all reasonable times to inspection, review, copying, or audit by

Federal, State, or other personnel duly authorized by the department.

5. At all reasonable times for as long as records are maintained, persons duly authorized by the department and Federal auditors, pursuant to 45 CFR, Section 92.36(i) (10), shall be allowed full access to and the right to examine any of the provider's contracts and related records and documents, regardless of the form in which kept.

6. To provide a financial and compliance audit to the department as specified in this contract and in Attachment II

and to ensure that all related party transactions are disclosed to the auditor.

7. To comply and cooperate immediately with any inspections, reviews, investigations, or audits deemed necessary

by the office of The Inspector General (Section 20.055, Florida Statutes).

8. To include the aforementioned audit, inspections, investigations and record keeping requirements in all subcontracts and assignments.

E. Monitoring by the Department

To permit persons duly authorized by the department to inspect and copy any records, papers, documents, facilities, goods and services of the provider which are relevant to this contract, and to interview any clients, employees and subcontractor employees of the provider to assure the department of the satisfactory performance of the terms and conditions of this contract. Following such review, the department will deliver to the provider a written report of its findings and request for development, by the provider of a corrective action plan where appropriate. The provider hereby agrees to timely correct all deficiencies identified in the corrective action plan.

F. Indemnification

NOTE: Except to the extent permitted by s.768.28, F.S., or other applicable Florida Law, paragraphs I.F.1. and 2. are not applicable to contracts executed between state agencies or subdivisions, as defined in subsection 768.28(2), F.S.

1. To be liable for and indemnify, defend, and hold the department and all of its officers, agents, and employees harmless from all claims, suits, judgments, or damages, including attorneys' fees and costs, arising out of any act, actions, neglect, or omissions by the provider, its agents, or employees during the performance or operation of this

contract or any subsequent modifications thereof.

2. That its inability to evaluate its liability or its evaluation of liability shall not excuse the provider's duty to defend and to indemnify within seven (7) days after notice by the department by certified mail. After the highest appeal taken is exhausted, only an adjudication or judgment specifically finding the provider not liable shall excuse performance of this provision. The provider shall pay all costs and fees including attorneys' fees related to these obligations and their enforcement by the department. The department's failure to notify the provider of a claim shall not release the provider from these duties. The provider shall not be liable for the sole negligent acts of the department.

To provide continuous adequate liability insurance coverage during the existence of this contract and any renewal(s) and extension(s) of it. By execution of this contract, unless it is a state agency or subdivision as defined by subsection 768.28(2), F.S., the provider accepts full responsibility for identifying and determining the type(s) and extent of liability insurance necessary to provide reasonable financial protections for the provider and the clients to be served under this contract. Upon the execution of this contract, the provider shall furnish the department written verification supporting both the determination and existence of such insurance coverage. Such coverage may be provided by a self-insurance program established and operating under the laws of the State of Florida. The department reserves the right to require additional insurance as specified in this contract.

H. Confidentiality of Client Information

Not to use or disclose any information concerning a recipient of services under this contract for any purpose prohibited by state or federal law or regulations (except with the written consent of a person legally authorized to give that consent or when authorized by law).

I. Assignments and Subcontracts

1. To neither assign the responsibility for this contract to another party nor subcontract for any of the work contemplated under this contract without prior written approval of the department which shall not be unreasonably withheld. Any sublicense, assignment, or transfer otherwise occurring without prior approval of the department shall be null and void.

2. To be responsible for all work performed and for all commodities produced pursuant to this contract whether actually furnished by the provider or its subcontractors. Any subcontracts shall be evidenced by a written document. The provider further agrees that the department shall not be liable to the subcontractor in any way or for any reason. The provider, at its expense, will defend the department against such claims.

3. To make payments to any subcontractor within seven (7) working days after receipt of full or partial payments from the department in accordance with section 287.0585, F.S., unless otherwise stated in the contract between the provider

and subcontractor. Failure to pay within seven (7) working days will result in a penalty that shall be charged against the provider and paid to the subcontractor in the amount of one-half of one percent (.005) of the amount due per day from the expiration of the period allowed for payment. Such penalty shall be in addition to actual payments owed and shall not exceed fifteen (15%) percent of the outstanding balance due.

4. That the State of Florida shall at all times be entitled to assign or transfer its rights, duties, or obligations under this contract to another governmental agency in the State of Florida, upon giving prior written notice to the provider. In the event the State of Florida approves transfer of the provider's obligations, the provider remains responsible for all work performed and all expenses incurred in connection with the contract. This contract shall remain binding upon the successors in interest of either the provider or the department.

J. Return of Funds

To return to the department any overpayments due to unearned funds or funds disallowed pursuant to the terms and conditions of this contract that were disbursed to the provider by the department. In the event that the provider or its independent auditor discovers that an overpayment has been made, the provider shall repay said overpayment immediately without prior notification from the department. In the event that the department first discovers an overpayment has been made, the contract manager, on behalf of the department, will notify the provider by letter of such findings. Should repayment not be made forthwith, the provider will be charged at the lawful rate of interest on the outstanding balance after department notification or provider discovery.

K. Client Risk Prevention and Incident Reporting

1. That if services to clients are to be provided under this contract, the provider and any subcontractors shall, in accordance with the client risk prevention system, report those reportable situations listed in CFOP 215-6 in the manner prescribed in CFOP 215-6 or district operating procedures.

2. To immediately report knowledge or reasonable suspicion of abuse, neglect, or exploitation of a child, aged person, or disabled adult to the Florida Abuse Hotline on the statewide toll-free telephone number (1-800-96ABUSE). As required

by Chapters 39 and 415, F.S., this provision is binding upon both the provider and its employees.

L. Purchasing

1. To purchase articles which are the subject of or are required to carry out this contract from Prison Rehabilitative Industries and Diversified Enterprises, Inc., (PRIDE) identified under Chapter 946, F.S., in the same manner and under the procedures set forth in subsections 946.515(2) and (4), F.S. For purposes of this contract, the provider shall be deemed to be substituted for the department insofar as dealings with PRIDE. This clause is not applicable to subcontractors unless otherwise required by law. An abbreviated list of products/services available from PRIDE may be obtained by contacting PRIDE, (850) 487-3774.

2. To procure any recycled products or materials, which are the subject of or are required to carry out this contract, in

accordance with the provisions of sections 403.7065, and 287.045, F.S.

M. Civil Rights Requirements

1. Not to discriminate against any employee in the performance of this contract or against any applicant for employment because of age, race, religion, color, disability, national origin, marital status or sex. The provider further assures that all contractors, subcontractors, subgrantees, or others with whom it arranges to provide services or benefits to participants or employees in connection with any of its programs and activities are not discriminating against those participants or employees because of age, race, religion, color, disability, national origin, marital status or sex. This is binding upon the provider employing fifteen (15) or more individuals.

2. To complete the Civil Rights Compliance Questionnaire, CF Forms 946 A and B, in accordance with CFOP 60-16.

This is binding upon providers that have fifteen (15) or more employees.

N. Independent Capacity of the Contractor

1. To act in the capacity of an independent contractor and not as an officer, employee of the State of Florida, except where the provider is a state agency. Neither the provider nor its agents, employees, subcontractors or assignees shall represent to others that it has the authority to bind the department unless specifically authorized in writing to do so.

2. This contract does not create any right to state retirement, leave benefits or any other benefits of state employees

as a result of performing the duties or obligations of this contract.

3. To take such actions as may be necessary to ensure that each subcontractor of the provider will be deemed to be an independent contractor and will not be considered or permitted to be an agent, servant, joint venturer, or partner of the State of Florida.

4. The department will not furnish services of support (e.g., office space, office supplies, telephone service, secretarial or clerical support) to the provider, or its subcontractor or assignee, unless specifically agreed to by the department in this

contract.

5. All deductions for social security, withholding taxes, income taxes, contributions to unemployment compensation funds and all necessary insurance for the provider, the provider's officers, employees, agents, subcontractors, or assignees shall be the sole responsibility of the provider.

O. Sponsorship

As required by section 286.25, F.S., if the provider is a non-governmental organization which sponsors a program financed wholly or in part by state funds, including any funds obtained through this contract, it shall, in publicizing, advertising, or describing the sponsorship of the program, state: "Sponsored by (provider's name) and the State of Florida, Department of Children and Families." If the sponsorship reference is in written material, the words "State of Florida, Department of Children and Families" shall appear in the same size letters or type as the name of the organization.

P. Publicity

Without limitation, the provider and its employees, agents, and representatives will not, without prior departmental written consent in each instance, use in advertising, publicity or any other promotional endeavor any State mark, the name of the State's mark, the name of the State or any State affiliate or any officer or employee of the State, or represent, directly or indirectly, that any product or service provided by the provider has been approved or endorsed by the State, or refer to the existence of this contract in press releases, advertising or materials distributed to the provider's prospective customers.

Q. Final Invoice

To submit the final invoice for payment to the department no more than __45_ days after the contract ends or is terminated. If the provider fails to do so, all rights to payment are forfeited and the department will not honor any requests submitted after the aforesaid time period. Any payment due under the terms of this contract may be withheld until all reports due from the provider and necessary adjustments thereto have been approved by the department.

R. Use of Funds for Lobbying Prohibited

To comply with the provisions of sections 11.062 and 216.347, F.S., which prohibit the expenditure of contract funds for the purpose of lobbying the Legislature, judicial branch, or a state agency.

S. Public Entity Crime

Pursuant to section 287.133, F.S., the following restrictions are placed on the ability of persons convicted of public entity crimes to transact business with the department: When a person or affiliate has been placed on the convicted vendor list following a conviction for a public entity crime, he/she may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or the repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in section 287.017, F.S., for CATEGORY TWO for a period of thirty-six (36) months from the date of being placed on the convicted vendor list.

T. Patents, Copyrights, and Royalties

1. If any discovery or invention arises or is developed in the course of or as a result of work or services performed under this contract, or in anyway connected herewith, the provider shall refer the discovery or invention to the department to be referred to the Department of State to determine whether patent protection will be sought in the name of the State of Florida. Any and all patent rights accruing under or in connection with the performance of this contract are hereby reserved to the State of Florida.

2. In the event that any books, manuals, films, or other copyrightable materials are produced, the provider shall notify the Department of State. Any and all copyrights accruing under or in connection with performance under this contract are

hereby reserved to the State of Florida.

3. The provider, if not a state agency, shall indemnify and save the department and its employees harmless from any liability whatsoever, including costs and expenses, arising out of any copyrighted, patented, or unpatented invention,

process, or article manufactured or used by the provider in the performance of this contract.

4. The department will provide prompt written notification of any claim of copyright or patent infringement. Further, if such claim is made or is pending, the provider may, at its option and expense, procure for the department, the right to continue use of, replace, or modify the article to render it non-infringing. If the provider uses any design, device, or materials covered by letters, patent, or copyright, it is mutually agreed and understood without exception that the compensation paid pursuant to this contract includes all royalties or costs arising from the use of such design, device, or materials in any way involved in the work contemplated by this contract.

U. Construction or Renovation of Facilities Using State Funds

That any state funds provided for the purchase of or improvements to real property are contingent upon the provider granting to the state a security interest in the property at least to the amount of the state funds provided for at least five (5) years from the date of purchase or the completion of the improvements or as further required by law. As a condition of receipt of state funding for this purpose, the provider agrees that, if it disposes of the property before the department's interest is vacated, the provider will refund the proportionate share of the state's initial investment, as adjusted by depreciation.

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V. Information Security Obligations

- 1. To identify an appropriately skilled individual to function as its Data Security Officer who shall act as the liaison to the department's Security Staff and who will maintain an appropriate level of data security for the information the provider is collecting or using in the performance of this contract. An appropriate level of security includes approving and tracking all provider employees that request system or information access and ensuring that user access has been removed from all terminated provider employees.
- 2. To hold the department harmless from any loss or damage incurred by the department as a result of information technology used, provided or accessed by the provider.
 - 3. To furnish Security Awareness Training to its staff.
- 4. To ensure that all provider employees who have access to departmental information are provided a copy of CFOP 50-6 and that they sign the DCF Security Agreement form (CF 114), a copy of which may be obtained from the contract manager.

W. Accreditation

That the department is committed to ensuring provision of the highest quality services to the persons we serve. Accordingly, the department has expectations that where accreditation is generally accepted nationwide as a clear indicator of quality service, the majority of our providers will either be accredited, have a plan to meet national accreditation standards, or will initiate one within a reasonable period of time.

X. Agency for Workforce Innovation and Workforce Florida

That it understands that the department, the Agency for Workforce Innovation, and Workforce Florida, Inc. have jointly implemented an initiative to empower recipients in the Temporary Assistance to Needy Families Program to enter and remain in gainful employment. The department encourages provider participation with the Agency for Workforce Innovation and Workforce Florida.

Y. Health Insurance Portability and Accountability Act

Where applicable, to comply with the Health Insurance Portability and Accountability Act (42 U. S. Section 210 et seq) as well as all regulations promulgated thereunder (45 CFR Parts 160, 162, and 164).

Z. Emergency Preparedness

If the tasks to be performed pursuant to this contract include the physical care and control of clients, the provider shall, within 30 days of the execution of this contract, submit to the contract manager an emergency preparedness plan which shall include provisions for pre-disaster records protection, alternative accommodations for clients in substitute care, supplies, and a recovery plan that will allow the provider to continue functioning in compliance with the executed contract in the event of an actual emergency. The department agrees to respond in writing within 30 days of receipt of the plan accepting, rejecting, or requesting modifications. In the event of an emergency, the department may exercise oversight authority over such provider in order to assure implementation of agreed emergency relief provisions.

II. THE DEPARTMENT AGREES:

A. Contract Amount

To pay for contracted services according to the terms and conditions of this contract in an amount not to exceed \$35,519.00, subject to the availability of funds. The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature. Any costs or services paid for under any other contract or from any other source are not eligible for payment under this contract.

B. Contract Payment

Pursuant to section 215.422, F.S., the department has five (5) working days to inspect and approve goods and services, unless the bid specifications, purchase order, or this contract specify otherwise. With the exception of payments to health care providers for hospital, medical, or other health care services, if payment is not available within forty (40) days, measured from the latter of the date a properly completed invoice is received by the department or the goods or services are received, inspected, and approved, a separate interest penalty set by the Comptroller pursuant to section 55.03, F.S., will be due and payable in addition to the invoice amount. Payments to health care providers for hospital, medical, or other health care services, shall be made not more than thirty-five (35) days from the date eligibility for payment is determined. Financial penalties will be calculated at the daily interest rate of .03333%. Invoices returned to a provider due to preparation errors will result in a non-interest bearing payment delay. Interest penalties less than one (1) dollar will not be paid unless the provider requests payment.

C. Vendor Ombudsman

A Vendor Ombudsman has been established within the Department of Financial Services. The duties of this office are found in subsection 215.422 (7), F.S., which include disseminating information relative to the prompt payment of this state and assisting vendors in receiving their payments in a timely manner from a state agency. The Vendor Ombudsman may be contacted at (850) 410-9724 or 1-800-848-3792, the State of Florida Comptroller's Hotline.

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D. Notice

Any notice, that is required under this contract shall be in writing, and sent by U.S. Postal Service or any expedited delivery service that provides verification of delivery or by hand delivery. Said notice shall be sent to the representative of the provider responsible for administration of the program, to the designated address contained in this contract.

III. THE PROVIDER AND DEPARTMENT MUTUALLY AGREE:

A. Effective and Ending Dates			
			contract has been signed by the last
party required to sign it, whichever	er is later. It shal	I end at midnight, local time	in <u>Tallahassee</u> ,
Florida, on June 30, 2004	_ ·		

B. Financial Penalties for Failures to Comply with Requirement for Corrective Action.

1. In accordance with the provisions of Section 402.73(7), Florida Statutes, and Section 65-29.001, Florida Administrative Code, corrective action plans may be required for noncompliance, nonperformance, or unacceptable performance under this contract. Penalties may be imposed for failures to implement or to make acceptable progress on such corrective action plans.

2. The increments of penalty imposition that shall apply, unless the department determines that extenuating circumstances exist, shall be based upon the severity of the noncompliance, nonperformance, or unacceptable performance that generated the need for corrective action plan. The penalty, if imposed, shall not exceed ten percent (10%) of the total contract payments during the period in which the corrective action plan has not been implemented or in which acceptable progress toward implementation has not been made. Noncompliance that is determined to have a direct effect on client health and safety shall result in the imposition of a ten percent (10%) penalty of the total contract payments during the period in which the corrective action plan has not been implemented or in which acceptable progress toward implementation has not been made.

3. Noncompliance involving the provision of service not having a direct effect on client health and safety shall result in the imposition of a five percent (5%) penalty. Noncompliance as a result of unacceptable performance of administrative

tasks shall result in the imposition of a two percent (2%) penalty.

4. The deadline for payment shall be as stated in the Order imposing the financial penalties. In the event of nonpayment the department may deduct the amount of the penalty from invoices submitted by the provider.

1. This contract may be terminated by either party without cause upon no less than thirty (30) calendar days notice in writing to the other party unless a sooner time is mutually agreed upon in writing. Said notice shall be delivered by U.S. Postal Service or any expedited delivery service that provides verification of delivery or by hand delivery to the contract manager or the representative of the provider responsible for administration of the program.

2. In the event funds for payment pursuant to this contract become unavailable, the department may terminate this contract upon no less than twenty-four (24) hours notice in writing to the provider. Said notice shall be sent by U.S. Postal Service or any expedited delivery service that provides verification of delivery. The department shall be the final authority as to the availability and adequacy of funds. In the event of termination of this contract, the provider will be

compensated for any work satisfactorily completed.

3. This contract may be terminated for the provider's non-performance upon no less than twenty-four (24) hours notice in writing to the provider. If applicable, the department may employ the default provisions in Rule 60A-1.006(3), F.A.C. Waiver of breach of any provisions of this contract shall not be deemed to be a waiver of any other breach and shall not be construed to be a modification of the terms and conditions of this contract. The provisions herein do not limit the department's right to remedies at law or in equity.

4. Failure to have performed any contractual obligations with the department in a manner satisfactory to the department will be a sufficient cause for termination. To be terminated as a provider under this provision, the provider must have: (1) previously failed to satisfactorily perform in a contract with the department, been notified by the department of the unsatisfactory performance, and failed to correct the unsatisfactory performance to the satisfaction of

the department; or (2) had a contract terminated by the department for cause.

D. Renegotiations or Modifications

Modifications of provisions of this contract shall be valid only when they have been reduced to writing and duly signed by both parties. The rate of payment and the total dollar amount may be adjusted retroactively to reflect price level increases and changes in the rate of payment when these have been established through the appropriations process and subsequently identified in the department's operating budget.

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F	Official Pavee and Representatives	(Names, Ad	ddresses, a	and Te	elephone	Numbers)	
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1. The provider name, as shown on page 1 of this contract, and mailing address of the official payee to whom the payment shall be made is:

Leon County, Leon County Courthouse Dana Dowling, Deputy Court Administrator 301 South Monroe Street, Room 315 Tallahassee, Florida 32301

2. The name of the contact person and street address where financial and administrative records are maintained is:

Dennis Pelletier, Senior Deputy Court Administrator, Leon County Courthouse 301 South Monroe Street, Room 315 Tallahassee, Florida 32301 3. The name, address, and telephone number of the contract manager for the department for this contract is:

Don Lawler

Department of Children and Families 2639 North Monroe Street 100-A

Tallahassee, Florida 32399-2949/850-487-2297

4. The name, address, and telephone number of the representative of the provider responsible for administration of the program under this contract is:

Susan Marvin, Program Director

Leon County Courthouse

301 South Monroe Street, Room 315

Tallahassee, Florida 32301/850-654-5612

5. Upon change of representatives (names, addresses, telephone numbers) by either party, notice shall be provided in writing to the other party and the notification attached to the originals of this contract.

F. All Terms and Conditions Included

This contract and its attachments, Attachments I and II
and any exhibits referenced in said attachments, together with any documents incorporated by reference, contain all the terms and conditions agreed upon by the parties. There are no provisions, terms, conditions, or obligations other than those contained herein, and this contract shall supersede all previous communications, representations, or agreements, either verbal or written between the parties. If any term or provision of this contract is legally determined unlawful or unenforceable, the remainder of the contract shall remain in full force and effect and such term or provision shall be stricken.

By signing this contract, the parties agree that they have read and agree to the entire contract, as described in Paragraph III.F. above.

IN WITNESS THEREOF, the parties hereto have caused this <u>30</u> page contract to be executed by their undersigned officials as duly authorized.

PROVIDER:

Leon County Florida

FLORIDA DEPARTMENT OF CHILDREN AND FAMILIES

SIGNED BY:		SIGNED BY:	
NAME:	Tony Grippa	NAME:	Robert B. Williams
TITLE:	Chairperson	TITLE:	District Administrator
DATE:		DATE:	
STATE A	AGENCY 29 DIGIT FLAIR CODE:		
Federal	EID # (or SSN): VF596000709-112	Provide	r Fiscal Year Ending Date: 09/30

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Additional Signature Page

Signed By:	
NAME: Herbert W. A. Thiel, Esq.	
TITLE: Leon County Attorney	
DATE:	
Signed By:	
NAME: Bob Inzer	
TITLE: Clerk of the Court, Leon County Flo	<u>orida</u>
DATE:	

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Supervised Visitation	
Contract #R IP02	

ATTACHMENT I

A. Services to be Provided

1. Definition of Terms

a. Contract Terms

- (1) Attachment I: The section of the contract that contains the Services to be Provided, Manner of Service Provision, Method of Payment and Special Provisions.
- (2) Contract: A contract is a formal written agreement between the department and an individual or organization for the procurement of services. Before services are rendered all parties must sign a contract.
- (3) Contract Manager: An individual designated by the contract signer to be responsible for negotiating, administering, monitoring and enforcing the terms and conditions of the contract.
- (4) Interagency Agreement: Assignment of the responsibility of the provision of services in a contract to another agency. This is done through a formal written agreement between the provider and the other agency.
- (5) Provider: An organization or individual providing services or materials to the department in accordance with the terms of the contract.

b. Program or Service Specific Terms

- (1) Supervised Visitation: A process whereby a visitation monitor/observer observes the interactions of the non-custodial parent(s) with the child(ren) and completes a written summary and videotape of the observations.

 Videotape will be completed only if ordered by the court.
- Visitation Monitor/Observer: The role of the visitation monitor/observer is to act as a neutral party to the interaction during the visit. The visitation monitor/observer records their observations on the observation summary. The visitation monitor/observer intervenes when the child is perceived to be at risk of harm by the parent(s) who is present at the visitation. The visitation monitor/observer may redirect the parent or offer alternatives to situations in which the parent is experiencing difficulty.

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Supervised Visitation
Contract #BJP02

2. General Description

a. General Statement

The Family Visitation Program of Tallahassee functions as a collaborative effort of the Family Law Division of the Second Judicial Circuit and the Florida State University's School of Social Work. Federal funding from Section 391 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 is being used to enhance or expand this existing program.

This contract is a collaborative effort between the department, Leon County, Florida and the Second Judicial Circuit. Leon County, Florida is the provider and fiscal agent for the contract. As the provider and fiscal agent, Leon County, Florida is responsible for the fiscal management of the contract. The Court Administrator is the director and administrator for Leon County, Florida and the Second Judicial Circuit. As the director and administrator the Court Administrator shall implement the administrative responsibilities of the program and be responsible to administer visitation services through Interagency Agreements.

Visitation prevents the loss of parent-child attachment. Loss of attachment results in alienated children who are withdrawn and who reject adult efforts at caring for them. Supervised visitation will provide a safe and structured environment where children are able to visit non-custodial parents. Additionally, for dependent children, this program is intended to reduce the length of time a child spends in out of home placement by improving efforts to reunify the family.

Many families requiring visitation services can benefit from increased knowledge about parenting skills, the impact of domestic violence on their children, information about child abuse and neglect, child development, and community resources.

b. Authority

Chapter 39, F.S., Proceedings Relating to Children,

Chapter 435, F.S., Employment Screening,

Chapter 287, F.S., Procurement of Personal Property and Services,

Chapter 20, F.S., and

Section 391 of The Personal Responsibility and Work Opportunity Reconciliation Act of 1996, (The Act), herein incorporated by reference. In the event of a conflict between the contract and The Act, The Act shall prevail.

c. Scope of Service

(1) Dependent children and their families are eligible for this service when visitation services are court ordered and the department is a party to the dependency action. The need for this service shall be determined jointly

by the court and the department. The family shall be receiving services from the department's Family Safety and Preservation program in the counties served by the Second Judicial Circuit.

(2) Family Law/Domestic Violence children and their families are eligible for this service when visitation services are court ordered in any of the counties served by the Second Judicial Circuit.

d. Major Program Goals

The major goals of the visitation program are to: enable an ongoing relationship between parent and child in a safe and structured environment, facilitate visitation, establish less structured supervision, and provide information for the department to make reunification decisions for dependent children. All decisions and recommendations to the court for the department's dependent children are the exclusive decision of the department.

3. Clients to be Served

a. General Description

When court ordered, the program will provide supervised visitation services for family law, domestic violence, and dependent children and families of the Second Judicial Circuit. The counties served by the Second Judicial Circuit are; Franklin, Gadsden, Jefferson, Liberty, Leon, and Wakulla.

b. Client Eligibility

- (1) Dependent children and their families are eligible for this service when visitation services are court ordered and the department is a party to the dependency action. The need for this service shall be determined jointly by the court and the department.

 The family shall be receiving services from the department's Family Safety and Preservation program in the counties served by the Second Judicial Circuit.
- (2) Family Law/Domestic Violence children and their families are eligible for visitation services when court ordered in the counties served by the Second Judicial Circuit.

c. Client Determination

(1) Dependent children and their families are eligible for this service when visitation services are court ordered and the department is a party to the dependency action. The need for this service shall be determined jointly by the court and the department. The family shall be receiving services

from the department's Family Safety and Preservation program in the counties served by the Second Judicial Circuit.

(2) Families of the Family Law Division of the Second Judicial Circuit are determined eligible by court order to participate in the visitation program. The court order shall be for supervised visitation.

d. Contract Limits

The State of Florida's performance and obligation to pay under this contract is contingent upon an annual appropriation by the Legislature. Any costs or services paid for under any other contract or from any other source are not eligible for payment under this contract.

B. Manner of Service Provision

1. Service Tasks

a. Task List

- (1) The provider is the fiscal agent and is responsible for the fiscal management of the contract. The Program Director is the contact and administrator for the provider.
- (2) The Program Director shall maintain current Interagency Agreements to administer the following required tasks of the program.
 - (a) Weekly written observation summary of each visitation session.
 - (b) Notification to local law enforcement of the hours of operation of the visitation program.
 - (c) Maintenance of a viable plan for safety and security at all times. Written security policies shall include evacuation procedures in case of an emergency, agreements with local law enforcement, handling of critical incidents such as violent, dangerous, or inappropriate behavior of clients, and handling of medical emergencies.
 - (d) Assure that an on-site law enforcement officer is on duty during operation of the family law, domestic violence, and dependency visitation. Briefing of the on-site law enforcement officer about participating families and his/her ability to have the authority to terminate a visit if inappropriate behaviors occur.

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- (e) Maintenance of video cameras with a monitor in the program director's office to allow for checking on the status of visitation or video taping of visitation when court ordered.
- Collection of data to complete the reports itemized in Section B, Paragraph 4.b. Reports shall be provided to the contract manager by the tenth (10th) working day of the month the report is due. Payment shall not be made until the receipt of the report.
- (g) Maintenance of a resource library.
- (h) Two (2) working days advance notice of the scheduled visitation date and time to the department's assigned counselor when transportation for dependent families needs to be arranged or coordinated.
- (3) The provider will follow CFOP 215-6 on Incident Reporting and notify the department within two hours when children are injured or have run away. The provider has a copy of each operating procedure.

b. Task Limits

- (1) No publicity involving department clients for any purpose in the form of identifiable pictures or use of proper name shall occur without the prior written permission of the department.
- (2) All recommendations to the court involving the department's dependent children are the exclusive decision of the department.
- (3) A court order shall be issued for visitation services in the Second Judicial Circuit court prior to the implementation of services for all families served.

2. Staffing Requirements

a. Staffing Levels

Staffing levels shall be as follows:

(1) Program Director - 50% of 1 Full Time Employee. This position is responsible for the operation of the center, employment and supervision of the staff and the administration of the program. This will include serving as liaison with family law judges and juvenile court judges, Children and Families staff, School of Social Work faculty, law enforcement and funding agencies. The program director will schedule both dependency and family law/domestic violence visitations, ensure appropriate case documentation, oversee criminal background checks on project staff,

maintain security of videos taken of visitations, obtain and maintain interagency agreements, document match as well as identify resources for on-going program support. Program director will attend weekly staffings and regular meetings of visitation partners.

- (2) Program Supervisor 25% of 1 Full Time Employee and additional hours as needed for pre-training activities. Will be responsible for weekly on-site supervision of cases referred from the Department of Children & Families and Family Law Court for supervised visitation services. This supervisor will oversee visitation monitor/observer, provide pre- and in-service training to the visitation monitor/observers, and insure appropriate documentation of visits as well as facilitate case staffings.
- (3) Visitation Monitor/Observer 10% of 1 Full Time Employee
 The total number of monitor/observers may vary. Visitation.
 monitor/observer will be responsible for providing on-site observation on
 a one-to-one basis of families receiving supervised visitation services.
 They will record observations of visits on the center's standardized form.
 Visitation Monitor/Observer must have a minimum of 20 pre service
 training hours prior to observing visitations and must also complete a
 background screening. Each Visitation Monitor/Observer is considered .10
 FTE.

b. Professional Qualifications

- (1) Program Director shall have a Masters of Social Work degree and/or a law degree, experience in child welfare, domestic violence, court administration, and supervisory and fund-raising skills.
- (2) Program Supervisor shall have a Masters of Social Work degree and/or meet related qualifications as an adjunct faculty member in the School of Social Work, experience in domestic violence, child abuse, child welfare and family law.
- (3) Visitation Monitor/Observer shall receive a minimum of 20 hours of preservice training and shall demonstrate understanding and competency in the areas prior to supervising visits. Pre-service training shall be documented in individual employee file. Course credit may be accepted for some of the training's. To use course credit a copy of the transcript showing completion of the course must be maintained in the employee file.
- (4) All staff, whether paid or volunteer, shall meet the Level II qualifications as set forth in Chapter 435 F.S., Employment Screening. All employment screening shall be documented and maintained in an individual employee file.

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(5) Training Requirements

All staff, whether paid or volunteer, shall receive a minimum of 20 hours of pre-service training and shall demonstrate understanding and competency in the following areas prior to supervising visits.

There shall be a minimum of one (1) hour of training in each topic below. Course credit may be accepted for some of the trainings. To use course credit a copy of the transcript showing completion of the course must be maintained in the employee file.

- (a) Child abuse and neglect, substance abuse, mental illness, cultural diversity, crisis intervention, confidentiality, security procedures, emergency procedures, and facilitating, observing and recording visits. All pre-service training shall be documented in an individual employee file by title, date of training, and number of hours.
- (b) In-service training shall be provided when staff identifies particular problem situations or issues for which they need additional expertise. The program director shall be available to provide case consultation on dealing with difficult situations, skills in approaching parents to offer assistance, and conducting family violence assessments. All in-service training shall be documented in an individual employee file by title, date of training, and number of hours.
- (c) The program director shall attend quarterly meetings of the Florida Chapter of Supervised Visitation Network.
- (d) If the budget is available, the program director, family law case supervisor, and dependency case supervisor shall attend the annual conference of the Florida Chapter of Supervised Visitation Network and the Clearinghouse for Supervised Visitation.

c. Staffing Changes

Any changes or vacancies in positions funded with these contract funds shall require written notification to the contract manager within two (2) working days of the change or vacancy.

d. Subcontractors

These services shall be provided through Interagency Agreements.

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3. Service Location and Equipment

a. Service Delivery Location

The provider's service location shall be: 715 West Gaines Street
Tallahassee, FL 32301

b. Service Times

- (1) Services shall at a minimum be provided for three (3) hours per day on two (2) different days of the week. The three hours includes preparation time, report writing and the monitored visits. Changes in visitation schedule require written notice thirty- (30) working days in advance.
- (2) Efforts shall be made to make services available during times that are convenient to the needs of the family.

c. Changes in Location

Any changes in the location of the service delivery site of any of the services purchased with these contract funds shall require thirty (30) working days advance written notice to the contract manager.

d. Equipment

Sufficient staff, facilities and equipment shall be provided and maintained to deliver the agreed upon services.

4. Deliverables

a. Service Units. A unit of service for payment purposes is one month of visitation services. Units for reporting purposes include all services provided during that month which will be reported as defined on EXHIBIT A.

b. Records and Documentation

The provider agrees to maintain:

- (1) Weekly written Observation Summaries written by the visitation monitor/observer documenting the observations of the visit.
- (2) Current individual employee or volunteer file to include time sheets, documentation of employment screening, professional qualifications, and training by title of training, date of completion and number of hours.

- (3) Current individual family file to include observation summaries, and court order or referral form, Exhibit D for visitation services. For dependency families only the date summary sent to department counselor and to whom sent.
- (4) Records or documentation of breaches of security and notification to local law enforcement.
- (5) Comprehensive written Operating Policies and Procedures that meet the minimum standards set by the Family Court Steering Committee.
- (6) Records and documentation that complies with the requirements of the contract.
- (7) All other reports and information that the department may require shall be furnished upon request.
- c. Reports: The provider agrees to provide the following reports:
 - Monthly Family Access and Visitation Statistical Data Report, EXHIBIT
 A.
 - (2) Quarterly Match Collection Report, EXHIBIT B.

Report Title	Reporting Frequency	Report Due Date	Number of copies due	DCF Office address(es) to receive report
Monthly Family Access and Visitation Statistical Data Report	Monthly	15th of each month	2	Contract Manager 2639 North Monroe, Tallahassee FL 32399-2949
Quarterly Match Collection Report	Quarterly	Oct 15, 2003, Jan 15, Apr 15, Aug 15, 2004	2	Contract Manager 2639 North Monroe, Tallahassee FL 32399-2949

5. Performance Specifications

a. Performance Measures

Visitation will be provided 100% of the time as measured by no Department client being denied visitation services.

b. Description of Performance Measurement Terms

Visitation will be provided 100% of the time whereby no client of the Department is denied visitation services in the absence of extenuating circumstances as determined by the Department. The Department solely will determine presence of

extenuating circumstance. Extenuating circumstances may include but are not limited to situations where a client poses a threat to self or others.

c. Performance Evaluation Methodology

(1) Each month with the invoice, the provider will supply the total number of clients served, the total number of clients requesting services and the total number of clients denied services. The number of clients served will be divided by the total number of clients requesting services to arrive at the percent of visitation provided.

Number of clients served / month

= % of Visitation Provided

Total number of clients requesting services/ month

(2) Performance Standards Statement

By execution of this contract the provider hereby acknowledges and agrees that its performance under the contract must meet the standards set forth above and will be bound by the conditions set forth below. If the provider fails to meet these standards, the department, at its exclusive option, may allow up to six (6) months for the provider to achieve compliance with the standards. If the department affords the provider an opportunity to achieve compliance, and the provider fails to achieve compliance within the specified time frame, the department must cancel the contract in the absence of any extenuating or mitigating circumstances. The determination of the extenuating or mitigating circumstances is the exclusive determination of the department.

6. Provider Responsibilities

a. Provider Unique Activities. Health Insurance Portability Act (HIPPA)

If required by 45 CFR Parts 160, 162, and 164, the following provisions shall apply [45 CFR 164.504(3)(2)(ii)]:

- (1) The Provider hereby agrees not to use or disclose protected health information (PHI) except as permitted or required by this contract, state or federal law.
- (2) The Provider agrees to use appropriate safeguards to prevent use or disclosure of PHI other than as provided for by this contract or applicable law.
- (3) The Provider agrees to report to the Department any use or disclosure of the information not provided for by this contract or applicable law.

(4) The Provider hereby assures the Department that if any PHI received from the Department, or received by the Provider on the Department's behalf, is furnished to Provider's subcontractors or agents in the performance of tasks required by this contract, that those subcontractors or agents must first have agreed to the same restrictions and conditions that apply to the provider with respect to such information.

- (5) The Provider agrees to make PHI available in accordance with 45 C.F.R. 164.524.
- (6) The Provider agrees to make PHI available for amendment and to incorporate any amendments to PHI in accordance with 45 C.F.R. 164.526.
- (7) The Provider agrees to make available the information required to provide an accounting of disclosures in accordance with 45 C.F.R. 164.528.
- (8) The Provider agrees to make its internal practices, books and records relating to the use and disclosure of PHI received from the Department or created or received by the provider on behalf of the department available for purposes of determining the provider's compliance with these assurances.
- (9) The Provider agrees that at the termination of this contract, if feasible and where not inconsistent with other provisions of this contract concerning record retention, it will return or destroy all PHI received from the department or received by the provider on behalf of the department, that the provider still maintains regardless of form. If not feasible, the protections of this contract are hereby extended to that PHI which may then be used only for such purposes as make the return or destruction infeasible.
- (10) A violation or breach of any of these assurances shall constitute a material breach of this contract.

b. Coordination With Other Providers/Entities

- (1) Service delivery shall be coordinated with the department and with other community organizations as needed to provide comprehensive services for families.
- (2) Services shall be developed, provided and maintained through current Interagency Agreements with all involved parties.

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Supervised Visitation

c. Reporting of Missing Children.

The provider agrees to instruct caregivers (including relatives and non-relatives) to immediately do the following, as applicable, and document their attempts upon discovering a child under their care is missing:

- (1) Call local law enforcement as soon as the determination is made that the child is missing and ask the officer to:
 - (a) Take a report of the missing child.
 - (b) Assign a case number and provide the number back to the caregiver or person reporting the child missing.
 - (c) Provide a copy of the law enforcement case report, when it is available.
- (2) If the responding law enforcement officer refuses to take a missing child report, for any reason, the caregiver will request the officer's name and specific local law enforcement agency name. The caregiver will immediately contact the family services counselor or on-call staff to report this information. The counselor or the on-call staff will report this information to the FDLE-MCIC contact person in the district who will contact FDLE to request assistance in obtaining the missing child report.
- (3) Check to see what, if any, of the child's personal belongings are missing or if the child left a note.
- (4) Call the following persons to ascertain if the child has been seen, or has given any indications that may explain the child's missing status:
 - (a) School/child's teachers;
 - (b) The child's relatives/parents who live in the geographical area, if appropriate;
 - (c) Any friends or places that the child generally frequents, the local runaway shelter (if there is one in the community); and,
 - (d) The child's employer, if applicable.
- (5) Write down any information gathered that might help locate the child.
- (6) Provide telephone/beeper numbers ask for the individuals above mentioned to call back and share information if they have further information or see the child.

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Supervised Visitation
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- (7) Write down what the child was wearing the last time the child was seen and obtain a recent photo.
- (8) Notify the child's family services counselor or emergency on-call staff and share all pertinent information listed above with emphasis on providing the law enforcement agency name and case number.

7. Department Responsibilities

a. Department Obligations

- (1) The department will provide technical assistance.
- (2) The department will arrange or coordinate transportation for dependent families as outlined in Section B.1.a (2)(h).

b. Department Determinations

- (1) Final decisions with regard to appropriateness of referrals shall rest with the department.
- (2) All recommendations to the court involving the department's dependent children and their families shall be the exclusive decision of the department.

c. Monitoring Requirements

The provider will be monitored a minimum of once per year. Monitoring will be accomplished through a review of the employee and family files, and required reports to verify that information is accurate. Financial records, equipment, and the facility will be monitored for compliance with the contract. The provider will receive a written report of the monitoring visit within 30 working days of the visit. If an improvement plan is indicated, the provider shall submit to the department, in writing, plans to correct the deficiencies within the time frames established in the monitoring report. Failure to correct the deficiencies cited in the department's monitoring report within the period specified by the department could result in termination of this contract.

C. Method of Payment

1. This is a fixed price (unit cost) contract. The department shall pay the provider the fixed monthly amount of \$2,959.91 for July, 2003 through May, 2004, and \$2,959.99 for June, 2004 for the delivery of service units provided in accordance with the terms of this contract for a total dollar amount not to exceed \$35,519.00, subject to the availability of funds.

The department agrees to pay for the service units at the unit price and limits listed below:

Service Unit	Unit Price	Number of Families
A Month of Visitation	\$2,959.91 for July 2003 through May, 2004	75 per month
A Month of Visitation	\$2,959.99 for June 2004	75 per month

The department shall pay the provider the full monthly amount listed above if the quarterly utilization rate is greater than or equal to 50 percent. The utilization rate shall be reviewed quarterly. If the utilization rate for the quarter is less than 50 percent, the department will pay an adjusted amount for the third month of the quarter. The adjusted amount will be equivalent to a percentage of the monthly unit price based on the percentage of families served in the month.

An adjustment to the payment for their month of the quarter may not be required if the provider can demonstrate that the under utilization of the program was beyond the control of the provider. Issues to be considered as beyond the control are:

- The department's failure to refer a sufficient number of families who meet the eligibility criteria;
- The court's failure to refer a sufficient number of families who meet the eligibility criteria
- Damage to the facility which prohibits the provider from accepting a sufficient number of families
- 2. The provider shall request payment on a monthly basis through submission of a properly completed invoice, **EXHIBIT C**, within 10 working days following the end of the month for which payment is being requested. In order for the department to begin the payment process, reports must be received by the department concurrent with or prior to receipt of the request for payment. Failure to do so may result in a delay of payment.
- 3. Payments may be authorized only for service units on the invoice, which are in accord with the above and other terms and conditions of this contract. The service units for which payment is requested may not either by themselves, or cumulatively by totaling service units on previous invoices, exceed the total number of units authorized by this contract.
- 4. The provider shall maintain records documenting the total number of recipients and names (or unique identifiers) of recipients to whom services were provided and the date(s) on which services were provided, so that an audit trail documenting service provision is available.
- 5. Match

The provider shall contribute match to be made in the form of cash and/or in-kind resources. The provider shall submit to the contract manager on a quarterly basis a <u>Match Collection Form, EXHIBIT B</u>. At the end of the contract period, all funds expended must be matched as designated by the funding source. By the end of the contract period, the match contribution shall be in the amount of \$4,835.44. If the provider fails to meet the match requirements, the final reimbursement will be adjusted accordingly.

D. Special Provisions

- 1. Any fees charged for this program shall be on a sliding scale basis and put back into the program.
- 2. The provider and all of its officers, employees, and agents shall comply with the confidentiality provisions set forth in sections 39.0132, 39.202, and 39.814 F.S., and in any subsequent amendments to any of these statutes, and shall not release any information regarding any of the children in its care, or the family of children in its care, except as specifically authorized by these statutes.

E. Exhibits

- 1. Exhibit A: Visitation Monthly Access Report
- 2. Exhibit B: Quarterly Match Collection Report
- 3. Exhibit C: Fixed Price Monthly Invoice
- 4. Exhibit D: Juvenile Dependency Referral Form

Attachment #	
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Supervised Visită	t ion —
Contract #BJ	P02

Exhibit A ACCESS AND VISITATION GRANT STATISTICAL REPORT

Department of Children & Families Family Safety Program Office Domestic Violence Unit

		-
Month & Year		-
Statistics are to be repo the month.	orted monthly starting on the first day of the month and ending on the la	st day of
	SUPERVISEDIVISITATIONS TO THE PROPERTY OF THE	
	Visits Completed No Shows or Cancellations	
	Existing Families Served	
	New Families Served	
	Families referred by Dependency Court	
	MONITORED EXCHANGE AND	
	Exchanges Completed	
	No Shows or Cancellations	
l E	Existing Families Served	
	New Families Served	
F	Families referred by Dependency Court	
	OTHER SERVICES (LIGHDOW)	
	Note that the second se	
i	# cases that involve domestic violence allegations	
Did you use the Acces	ss and Visitation Grant during this reporting month to pay for:	
Interns Staff (and related exportantion	yes no Security (personnel and equipment) yes no penses) yes no Equipment yes no yes no	
Did you turn away, refulyes Ino If yes, how many?	fer, or place upon a waiting list any clients due to lack of capacity this ma	onth?
	Title	_ Date:
Submitted by:	TitlePhone Number:	_

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Exhibit B

QUARTERLY MATCH COLLECTION REPORT

DATE:		. CONTRACT#:		
PROVIDER NAME: Leon C	ounty, Supervised Visit	tation REPORT PERIC From:	DD: To:	
Total match required for the contra Match reported this period:	Cash			
Comments:				
REPORT PREPARED BY:		DATE	·	
ייייי ב.	TE	LEPHONE NUMBER	R:	

Augument #___/ Page 26 of 30 Supervised Visitation Contract #BJP02 Exhibit C

FIXED PRICE (UNIT COST) MONTHLY INVOICE FOR VISITATION SERVICES

District 2, Sub-District	2B
PROVIDER NAME: I	eon County, Florida
	Leon County Courthouse
	D. D. Davidina Davida Ca

CONTRACT #: BJP02

tracted Service	# Supervised Visits Provided	Total Payment Requested
nth of Visitation		
	A SANGE STREET, STREET	
upervised Visits Denied	Names of Referred Clients Denied Visits	
		*
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	Official Title	Date
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Exhibit D

CONFIDENTIAL FAMILY VISITATION PROGRAM OF TALLAHASSEE JUVENILE DEPENDENCY REFERRAL FORM

DATE COURT ORDERED:	COURT CASE #:
INITIAL JUDICIAL REVIEW DATE:	· · · · · · · · · · · · · · · · · · ·
FAMILY NAME:	
CHILD(REN):	DOB:
-	
TYPE OF ALLEGED MALTREATMENT:	PHYSICAL ABUSE SEXUAL ABUSE NEGLECT
EXPLAIN ANY SPECIAL CIRCUMSTANCES DOMESTIC VIOLENCE, MENTAL ILLNESS ABDUCTION, ANY SPECIAL SAFETY PREC	S THAT THE VISITATION PROGRAM NEEDS TO KNOW. SUCH AS , DEVELOPMENTAL DISABILITY, HANDICAP ACCESSIBILITY, RISK OF CAUTIONS, OTHER:
EXPLAIN ANY SPECIAL MEDICAL NEEDS TO KNOW:	CONDITIONS OF CHILD(REN) THAT THE VISITATION PROGRAM
REFERRING CASE MANAGER:	AGENCY:
DATE OF REFERRAL:	TELEPHONE NUMBER:

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ATTACHMENT II

The administration of resources awarded by the Department of Children & Families to the provider may be subject to audits as described in this attachment.

MONITORING

In addition to reviews of audits conducted in accordance with OMB Circular A-133 and Section 215.97, F.S., as revised, the Department may monitor or conduct oversight reviews to evaluate compliance with contract, management and programmatic requirements. Such monitoring or other oversight procedures may include, but not be limited to, on-site visits by Department staff, limited scope audits as defined by OMB Circular A-133, as revised, or other procedures. By entering into this agreement, the recipient agrees to comply and cooperate with any monitoring procedures deemed appropriate by the Department. In the event the Department determines that a limited scope audit of the recipient is appropriate, the recipient agrees to comply with any additional instructions provided by the Department regarding such audit. The recipient further agrees to comply and cooperate with any inspections, reviews, investigations, or audits deemed necessary by the Department of Financial Services or the Auditor General.

AUDITS

PART I: FEDERAL REQUIREMENTS

This part is applicable if the recipient is a State or local government or a non-profit organization as defined in OMB Circular A-133, as revised.

In the event the recipient expends \$300,000 or more in Federal awards in its fiscal year, the recipient must have a single or program-specific audit conducted in accordance with the provisions of OMB Circular A-133, as revised. In determining the Federal awards expended in its fiscal year, the recipient shall consider all sources of Federal awards, including Federal resources received from the Department of Children & Families. The determination of amounts of Federal awards expended should be in accordance with guidelines established by OMB Circular A-133, as revised. An audit of the recipient conducted by the Auditor General in accordance with the provisions of OMB Circular A-133, as revised, will meet the requirements of this part. In connection with the above audit requirements, the recipient shall fulfill the requirements relative to auditee responsibilities as provided in Subpart C of OMB Circular A-133, as revised.

The schedule of expenditures should disclose the expenditures by contract number for each contract with the Department in effect during the audit period. The financial statements should disclose whether or not the matching requirement was met for each applicable contract. All questioned costs and liabilities due the Department shall be fully disclosed in the audit report package with reference to the specific contract number.

PART II: STATE REQUIREMENTS

This part is applicable if the recipient is a nonstate entity as defined by Section 215.97(2)(1), Florida Statutes.

In the event the recipient expends a total amount of state financial assistance equal to or in excess of \$300,000 in any fiscal year of such recipient, the recipient must have a State single or project-specific audit

for such fiscal year in accordance with Section 215.97, Florida Statutes; applicable rules of the Executive Office of the Governor, the Department of Financial Services and Chapters 10.550 (local governmental entities) or 10.650 (nonprofit and for-profit organizations), Rules of the Auditor General. In determining the state financial assistance expended in its fiscal year, the recipient shall consider all sources of state financial assistance, including state financial assistance received from the Department of Children & Families, other state agencies, and other nonstate entities. State financial assistance does not include Federal direct or pass-through awards and resources received by a nonstate entity for Federal program matching requirements.

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In connection with the audit requirements addressed in the preceding paragraph, the recipient shall ensure that the audit complies with the requirements of Section 215.97(7), Florida Statutes. This includes submission of a financial reporting package as defined by Section 215.97(2)(d), Florida Statutes, and Chapters 10.550 or 10.650, Rules of the Auditor General.

The schedule of expenditures should disclose the expenditures by contract number for each contract with the Department in effect during the audit period. The financial statements should disclose whether or not the matching requirement was met for each applicable contract. All questioned costs and liabilities due the Department shall be fully disclosed in the audit report package with reference to the specific contract number.

PART III: REPORT SUBMISSION

Any reports, management letters, or other information required to be submitted to the Department pursuant to this agreement shall be submitted within 180 days after the end of the provider's fiscal year or within 30 days of the recipient's receipt of the audit report, whichever occurs first, <u>directly</u> to each of the following unless otherwise required by Florida Statutes:

- A. Contract manager for this contract (2 copies)
 Don Lawler
 Department of Children and Families
 2639 North Monroe Street, Suite 100 A
 Tallahassee FL 32399-2949
- B. Department of Children & Families ASFMI
 Building 2, Room 301
 1317 Winewood Boulevard
 Tallahassee, FL 32399-0700
- C. Copies of the reporting packages for audits conducted in accordance with OMB Circular A-133, as revised, and required by Part I of this agreement shall be submitted, when required by Section .320(d), OMB Circular A-133, as revised, by or on behalf of the recipient <u>directly</u> to the Federal Audit Clearinghouse designated in OMB Circular A-133, as revised (the number of copies required by Sections .320(d)(1) and (2), OMB Circular A-133, as revised, should be submitted to the Federal Auditing Clearinghouse), at the following address:

Federal Audit Clearinghouse Bureau of the Census 1201 East 10th Street Jeffersonville, IN 47132

and other Federal agencies and pass-through entities in accordance with Sections .320(e) and (f), OMB Circular A-133, as revised.

D. Copies of reporting packages required by Part II of this agreement shall be submitted by or on behalf of the recipient directly to the following address:

Auditor General's Office Room 401, Pepper Building 111 West Madison Street Tallahassee, Florida 32399-1450

Providers, when submitting audit report packages to the Department for audits done in accordance with OMB Circular A-133 or Chapters 10.550 (local governmental entities) or 10.650 (nonprofit or for-profit organizations), Rules of the Auditor General, should include, when available, correspondence from the auditor indicating the date the audit report package was delivered to them. When such correspondence is not available, the date that the audit report package was delivered by the Revision 03/01/2003

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auditor to the provider must be indicated in correspondence submitted to the Department in accordance with Chapter 10.558(3) or Chapter 10.657(2) Rules of the Auditor General.

PART IV: RECORD RETENTION

The recipient shall retain sufficient records demonstrating its compliance with the terms of this agreement for a period of six years from the date the audit report is issued and shall allow the Department or its designee, the Department of Financial Services, or the Auditor General access to such records upon request. The recipient shall ensure that audit working papers are made available to the Department or its designee, the Department of Financial Services, or the Auditor General upon request for a period of three years from the date the audit report is issued, unless extended in writing by the Department..